UNITED STATES DISTRICT COURT SOUTHERN DISTRICT OF NEW YORK	
IN THE MATTER OF AN APPLICATION TO BRING PERSONAL ELECTRONIC DEVICE OR GENERAL PURPOSE COMPUTING DEVICE INTO THE COURTHOUSES OF THE SOUTHERN DISTRICT OF NEW YORK FOR USE IN A PROCEEDING OR TRIAL	(s) 2.21-)
The following Order is subject to the definitions, obligations and restrictions imposed pursuant to Standing Order M10-468, as Revised. Upon submission of written application to	
	are authorized to bring the Personal Electronic
Device(s) and/or the General Purpose Computing Device(s) (collectively, "Devices") listed below	
into the Courthouse for use in a proceeding or t	rial in the action
captioned United States of America v. Gary Tanner,	and Ancrew Davenport, Defendants
	, No. 17 Cr. 00061 (LAP)
The date(s) for which such authorization is prov	ided is (are) February 23, 2017
Attorney	Device(s)
1. Jonathan N. Rosen	Cell Phone
2. Mary Clare Bonaccorsi	Cell Prone
3.	
(Attach Extra S	Sheet If Needed)

The attorney(s) identified in this Order must present a copy of this Order when entering the Courthouse. Bringing any authorized Device(s) into the Courthouse or its Environs constitutes a certification by the attorney that he or she will comply in all respects with the restrictions and obligations set forth in Standing Order M10-468, as Revised.

SO ORDERED:

Dated:

United States Judge

Revised: February 26, 2014